UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK	
X	
UNITED STATES OF AMERICA,	
-V-	10 Cr. 147 (SLT)
FRANCIS GUERRA, <u>ET AL.</u>	
Defendant.	
Α	

HON. SANDRA L. TOWNES UNITED STATES DISTRICT JUDGE

UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NEW YORK 225 CADMAN PLAZA EAST BROOKLYN, NEW YORK

JURORS ARE INSTRUCTED TO CALL 1-800-522-5100 ON TUESDAY, MAY 29, 2012 AFTER 7:00 P.M. FOR FURTHER REPORTING INSTRUCTIONS.

# United States v. Francis Guerra, et al. 10 Cr. 147 (SLT)

### **JUROR INFORMATION SHEET**

Please complete the fo	llowing:
Name:	
Address:	
Home Phone:	
Work Phone:	
Cell Phone:	
WHEN YOU HAVE THE FOLLOWING D	COMPLETED THE QUESTIONNAIRE, PLEASE COMPLETE DECLARATION:
	<u>DECLARATION</u>
	ate that my answers to the questions set forth in the attached ne very best of my ability, true and correct.
Date:	
	(Signature)

### <u>United States v. Francis Guerra, et al.</u> 10 Cr. 147 (SLT)

### JUROR QUESTIONNAIRE PRELIMINARY INSTRUCTIONS

You will be identified by your juror number, which is stamped at the upper right hand corner of each page of this questionnaire. <u>DO NOT WRITE YOUR NAME ON ANY PAGE EXCEPT PAGE 2 (JUROR INFORMATION SHEET).</u> Write only on the front pages of this questionnaire. Do not write anything on the reverse side of this document.

Upon your oath or affirmation, you must give true and complete answers to all questions. These questions are not meant to ask unnecessarily about personal matters. Rather, these questions will help the Court determine whether you can be fair and impartial in deciding this case and will also provide information about you as a juror to help the parties select a jury. Remember there are no "right" or "wrong" answers; there are only truthful answers. Part of the selection process depends on your ability and promise to follow the law as it is explained by the Court. Thus, some of the questions include descriptions of legal principles and ask whether you can conscientiously follow them.

THE COURT INSTRUCTS YOU NOT TO DISCUSS THE QUESTIONS AND ANSWERS WITH FELLOW JURORS. IT IS VERY IMPORTANT THAT YOUR ANSWERS BE YOUR OWN INDIVIDUAL ANSWERS. Further, the Court instructs you not to discuss anything about the case with anyone: not the defendants, the lawyers, your fellow jurors, your family, your friends, or anyone else. Please try to write as legibly as possible. It is very important that the answers be yours and yours alone.

#### SUMMARY OF THE CHARGES

This case, <u>United States v. Francis Guerra</u>, et al., is a criminal case in which the defendants have been charged with federal crimes. The trial of this case is scheduled to begin on approximately June 4, 2012, and is expected to take approximately 8 to 10 weeks. The defendants are charged in an indictment with criminal offenses. Specifically, the indictment in this case alleges that the defendants are members and associates of the Colombo organized crime family of La Cosa Nostra, and that they committed a variety of crimes as part of that criminal enterprise, including, variously, racketeering conspiracy, murder, conspiracy to murder, extortion, loansharking, wire fraud, union fraud and embezzlement. An indictment listing the criminal charges against a defendant is simply the document used to advise a defendant of the accusations against him. The indictment is not evidence.

You must evaluate the evidence against each defendant separately. The fact that these defendants are being tried together does not mean that the evidence against each of them is the same. Our law simply permits defendants to be tried together in order to save judicial resources. The law presumes all defendants are innocent. The defendants have pleaded not guilty to all charges in the Indictment. It is the government that has the burden of proof under our system of law. The prosecution must come forward with proof beyond a reasonable doubt that a defendant has committed the charged crimes before a defendant can be found guilty. The defendants have no obligation to produce any evidence or do anything else at trial. This is because the law presumes a defendant to be innocent of the charges brought against him.

Remember that under the law an indictment is not evidence. It is merely an accusation, and a defendant is presumed to be innocent of the charges described in an indictment unless and until the government establishes a defendant's guilt beyond a reasonable doubt. If you are selected as a juror in this case, it will be your duty to determine whether, based solely on the evidence presented at trial, the government has proved beyond a reasonable doubt that the defendants are guilty of the crimes charged.

You will notice that each defendant has his own lawyer and that the lawyers will confer with one another and discuss certain matters. This behavior is both appropriate and encouraged as it saves everyone, including you, a lot of time.

DO NOT make any attempt to learn about this matter from sources outside of the courtroom, such as the news media or the internet. If in fact you inadvertently stumble upon some media coverage or other information, please report this to the Court. Please do everything you can to avoid and ignore any information you do not hear in this courtroom. If you are selected to serve on the jury, you will judge this case solely on the evidence presented at trial.

#### QUESTIONNAIRE AND JURY SELECTION

The purpose of this questionnaire is to assist the court and the parties in selecting a jury of individuals that can be fair and impartial. The Court is following the practice used in other cases in the federal courts of keeping the identities of the jurors confidential. The Court uses this procedure because this case is likely to attract attention in the media and among the public. Anonymity will assure that the jury will not be exposed to such prying and to opinions, commentaries and inquiries which might impair its ability to decide the case solely upon the evidence presented in court and upon the law as I instruct. It is important to ensure that the jury will in no way be influenced by the public, by the members of the media and their articles and reports. I wish to emphasize that I am taking these measures to protect your rights of privacy and to assist you in discharging your responsibility as jurors fairly and impartially.

To ensure that your rights of privacy will be respected, only the last page of the attached questionnaire asks you to state your name and other identifying information. That page will be detached from the questionnaire when you have completed it and will be locked securely in the office of the Clerk of the Court. That page will not be available to anyone, including the presiding Judge, the parties to the case and the lawyers. Should special circumstances or other good cause require, and provided that the prior approval of the presiding Judge is obtained, that information may be made available to such person or persons as the presiding Judge deems necessary. On the remaining pages of the questionnaire, you are instructed not to give names or addresses or any information that will permit anyone, even the presiding Judge, to identify you.

#### PART I: HARDSHIP

Jury selection will begin on May 30, 2012, and the trial is expected to begin on June 4, 2012. Once testimony begins we anticipate the case should last between eight to ten weeks. Trial will be in session, generally speaking, four days per week from 9:30 a.m. to 5:00 p.m. To be on the safe side, therefore, we are requiring that the jurors who serve on this case must be available through the end of August 2012. The trial will recess for national and major religious holidays. Jurors will receive a printed schedule of trial dates upon final selection of the jury.

If you are selected as a juror, you will be required to be present for the taking of testimony for as long as the case lasts. You will not be sequestered, meaning you will go home every day after court.

The Court views service on a jury in a federal criminal trial to be one of the highest duties a citizen owes to the United States. Mere inconvenience or the usual financial hardships of jury service will not be sufficient to excuse a prospective juror.

prevent you from	serving as a j	juror in this c	ase?	•	
Yes	No				
If <u>yes</u> , please expl	ain:				

1. Do you have an unusual financial hardship or other serious problem that would

# PART II: BACKGROUND (Questions 2 through 40)

Part II asks questions about you and your background, and very general questions about your family.

2.	Do you have any difficulty reading or understanding English?
	Yes No
	If <u>yes</u> , please explain:
3.	Besides English, what other languages, if any, do you read or understand?
4.	Do you have any physical or medical condition (such as hearing, eyesight, back problems or medication you are taking), or any emotional problem, that would make it unusually difficult for you to serve as a juror in this case?
	Yes No  If <u>yes</u> , please describe:
5.	Are you presently taking any prescription medication?
	Yes No
	If <u>yes</u> , which medications:
6.	What is your age:
7.	Are you: Male Female

8.	Where were you born?
	Where were you raised?
	Where were your parents born?
9.	Are you:
	Married Living with a Partner Single Divorced/Separated Window/Widower
10.	What do you regard as your ethnic background and that of your spouse/life partner (if applicable)?
	Yours:
	Spouse/life partner:
11.	How long have you lived at your present residence?
12.	Do you:
	Own a home? Rent? Live in a dwelling owned by relatives? Live in a dwelling with your family or others? If so, who do you live with?
13.	If you live in Brooklyn, Queens or Staten Island, in what area or neighborhood do you live (e.g., Canarsie, Jackson Heights, Stapleton)?
14.	If you live in Nassau or Suffolk County, in what community do you live?

	you live in, or are you familiar w nized crime presence?	with, a neighborhood that you believe has an
Yes_	No	
If yes	es, please explain:	
		eliefs regarding the particular neighborhood, d crime? If <u>yes</u> , please provide details.
7. Are y	you (check any and all that apply	
•	you (check any and all that apply bloyed full-time?	): Retired?
Empl		
Empl	ployed full-time?	Retired?
Empl Empl Work	bloyed full-time?	Retired?  Disabled and unable to work?  Student?
Empl Empl Work	bloyed full-time? bloyed part-time? k at home?	Retired?  Disabled and unable to work?  Student?  If a student, what area of
Empl Empl Work Hom	bloyed full-time? bloyed part-time? k at home? nemaker?	Retired?  Disabled and unable to work?  Student?  If a student, what area of study?

(c)	Do you supervise others in your job?
	Yes No
	If yes, how many?
	For how long have you been a supervisor?
(d)	Without mentioning the name of the union, are you a member of a union?
	Yes No
	If yes, how long?
(e)	Do you have a position in a union?
	Yes No
	If yes, what position?
19. If yo	u are self-employed, answer the following:
(a)	Without mentioning the name of your business, what type of business is it?
(b)	How long have you been self-employed?
(c)	Do you have any employees? If so, approximately how many?
20. If yo	u are retired or unemployed, what type of work did you do?

21.		is your annua is employed,		-		and your	spouse/life
	\$25,00 \$50,00 \$100,0	nan \$25,000 00 - \$50,000 00 - \$100,000 000 - \$150,000					
22.	How fa	ar did you go i	n school?				
	High S	ntary School: School: Level Comple	Yes eted:	No G.E.D	_		
	Colleg	e:					
	Post G	Level Compleraduate:					
	(b)	If you are pres	sently a studer	nt, what is yo	ur area of stu	ıdy?	
23.		are married o			e answer th	e following	g questions
	(a)	Is your spouse	e/life partner e	employed?			
		If so, in what	type of work?				
	(b)	How long has	your spouse/	life partner be	een at his/he	r present jo	b?
		If your spous also describe employment:	-			-	

24.	positi Immig Natur Burea	you or any member of your family or close friends worked or applied for a on in the U.S. Attorney's Office, the District Attorney's Office, U.S. gration and Customs Enforcement (formerly the Immigration and ralization Service), the Department of Homeland Security, the Federal au of Investigation, the Drug Enforcement Administration, the New York Police Department, or any other law enforcement agency?				
		No, when, where and what agency? (Do not name the person who applied.)				
25.	(a)	Are you or do you have any close relatives or friends who are judges, law clerks, court attendants, court clerks, other types of court personnel, probation officers, or persons connected with any correctional institution, jail or penitentiary?				
		Yes No				
		If <u>yes</u> , please explain (without naming the person):				
	(b)	Have you or a family member ever worked for, or had business dealings other than routine activity (like paying taxes or receiving Social Security Benefits, Medicaid, Medicare, etc.) with, any federal, state, or city government or any of their agencies?				
		Yes No				
		If <u>yes</u> , please describe (without naming the person):				
	(c)	If <u>yes</u> , is there anything about those experiences that would interfere with your ability to render a fair and impartial verdict in this case?				
		Yes No				

		en any courses or worked in the fields of drug abuse riminal justice, criminology, or other related areas?
Yes	S No	
If y	<u>res</u> , please list th	ne courses or explain the experience:
	ve you or any o	of your relatives or close friends worked for a criminal nvestigator?
Yes	s No	
If y	<u>ves</u> , for how lo	ong and please explain his/her/their relationship to you
(wi	thout naming th	ne person) :
f you have	e any children, <sub>I</sub>	please answer the following:
a) Ple	ase fill out the f	following chart:
<u>AGE</u>	<u>SEX</u>	EDUCATION LEVEL
	<del></del>	
If y  b) Have law  Yes  If y  (wi  f you have	ve you or any or yer or private in No yes, for how lot thout naming the any children, pase fill out the form	the courses or explain the experience:  of your relatives or close friends worked for a crimin extigator?  ong and please explain his/her/their relationship to the person):  please answer the following:  following chart:

(b)	Are any o	f your children employed?
	Yes	No
(c)	List the o	ecupation of your children, without naming the employer(s):
28. (a)	Were you	ever in the military service?
	Yes	No
	If <u>no</u> , skip	to question 29. If <u>yes</u> , then continue below.
(b)	What bran	nch?
(c)	What was	the highest rank you achieved?
(d)	What did	you do in the service?
(e)	Anv servi	ce in the military police?
( )	·	No
(f)	Any serv	ice in court martials as a defense attorney, prosecutor, or or?
	Yes	No
(g)	Year of di	scharge from military?
(h)	Was an ho	onorable discharge received?
	Yes	No
(i)	•	ur military experience prevent you from evaluating the evidence in this case in a fair and impartial manner?
	Yes	No

(j)	If you	have a	a child or sp	ouse	who ser	ved in the	e mili	tary, i	s there anyth	ning
	about	their	experience	that	would	prevent	you	from	evaluating	the
	evidence presented in this case in a fair and impartial m							l mann	ner?	
	Yes		_ No							

		If <u>yes</u> , please explain:
20	(a)	In the past ten years, have you or any immediate family member ever
<i>2</i> ) .	(a)	participated in any group that lobbies or takes public positions on social or legal issues (for example, the right to bear firearms/gun control)?
		Yes No
	(b)	If <u>yes</u> , please describe the type of group (without specifically naming it) and the length of your/his/her involvement in the group.
	(c)	If <u>yes</u> , would that experience prevent you from evaluating the evidence presented in this case in a fair and impartial manner?
		Yes No
		If yes, please explain:
30.	Have lawyer	you, a family member, or close friend ever attended law school or been a r?
	Yes _	No
	(a)	If <u>yes</u> , have you, a family member or close friend ever practiced law in the area of criminal defense or prosecution?
		Yes No
	(b)	Do you have any opinions about lawyers that would make it difficult for you to render a fair and impartial verdict?
		Yes No

	(c)	If <u>yes</u> , please explain:				
31.	. Do yo	ou, or does anyone in your household, or a close friend own any guns?				
	Yes _	No				
	If yes.	, state how many and what type, and reason for ownership:				
32.	(a)	List any newspapers and magazines that you subscribe to or read, and indicate how frequently you read them (e.g., daily, often, occasionally rarely):				
	(b)	Have you ever written a letter to the editor of a newspaper or magazine?  Yes No				
		If <u>yes</u> , please explain:				
	(c)	What were the last three books that you read?				

33.	List y	our 5 most frequently watched TV programs and how often you watch them.
34.	What	radio stations do you listen to?
35.	What	websites do you regularly visit?
	fair a Yes _	result of your exposure to the media, is there any reason why you cannot be nd impartial in this case?  No
	If yes	, please explain:
37.	(a)	List any hobbies and special interests that you have:
	(b)	Do you belong or have you belonged to any civic clubs or associations, such as, but not limited to, Kiwanis, Rotary Club, Knights of Columbus, Veterans of Foreign Wars, or American Legion?
		Yes No  If <u>yes</u> , please list any such clubs or associations to which you have belonged, along with the length of time in each:

(c)	Are y	ou a member of the National	Rifle Associa	tion?	
	Yes_	No			
	If <u>yes</u>	, for how long?			
38. (a)		than friends and relatives, wou admire most?	ho are the thre	ee people living or dead	1
(b)	Other admir	than friends and relatives, re:	please list th	ne three people you l	 east
(c)		than friends and relative enced your life and why:	es, please lis	t the person who n	
(d)	Woul	d you characterize yourself a	s a leader or a	follower?	
39. (a)	Have	you ever been:			
	(i) (ii) (iii)	a juror in a civil case? a juror in a criminal case? a grand juror?	Yes	No No No	
(b)	Have verdic	you ever been a juror in a ca	ase where the	jury was unable to read	ch a
	Yes	No			

- If you have served on a jury, please list below (c)
  - a. The approximate date(s);
  - b. Whether you served in state court or federal court;c. Whether it was a grand jury or a trial jury;

  - d. Whether it was a criminal case or a civil case;
  - What the general nature of the case was (for example, robbery, e. murder, contract, negligence, medical malpractice, etc.); and f. Whether or not a verdict was reached. (If so, do <u>not</u> state
  - what the verdict was.)

(a) Date	(b) State or Federal	(c) Grand Jury or Trial Jury	(d) Criminal or Civil	(e) Nature of Case	(f) Was there a verdict (Yes or No)?

(d)	Is there anything about your prior jury service that would impact you ability to be a fair and impartial juror in this case?
	Yes No
	If <u>yes</u> , please explain:
40. (a)	Have you ever filed a complaint with the police against anyone?
40. (a)	Yes No
	If <u>yes</u> , please describe:
	in <u>yes</u> , preuse desertee.

	•	_	in this cas	aid impact y	our ability to
Yes _		No			
If <u>yes</u> ,	please	explain:		 	

## PART III: EXPERIENCES AND BELIEFS (Questions 41 through 69)

Part III asks questions about experiences you may have had and opinions you may have formed. Again, there are <u>no right or wrong answers</u>. Please be as thoughtful and candid as possible.

41. (a)	What recent criminal trials, if any, have you followed in the newspapers, magazines, or on TV?				
(b)	What opinions or feelings do you have regarding those trials and the outcomes of those trials?				
(c)	Do you have any opinions, feelings or beliefs as a result of those trials that would make it difficult for you to evaluate the evidence fairly and impartially in accordance with the Court's instructions?				
	Yes No  If <u>yes</u> , please explain:				
(d)	Do you have any feelings, beliefs or opinions regarding criminal defense lawyers and their role within the criminal justice system?				
	Yes No  If <u>yes</u> , please explain:				
<i>1</i> 2 (a)	Have you over been a victim of region otheric or religious praindice or				
42. (a)	Have you ever been a victim of racial, ethnic or religious prejudice or discrimination?  Yes No				

	If <u>yes</u> , please explain the circumstances:
(b)	If you have experienced racial, ethnic or religious prejudice, do you believe it would affect your ability to be fair or would it make it difficult for you to render a fair and impartial verdict?  Yes No  If yes, please explain:
(c)	Have you ever received a benefit in society because of your race, ethnicity or religion?  Yes No  If yes, please explain:
(d)	If you have received such a benefit, do you believe it would affect your ability to be fair or would it make it difficult for you to render a fair and impartial verdict?  Yes No  If yes, please explain:
3. (a)	Have you or has a family member or close friend ever been a witness to or the victim of a crime?  Yes No

	If <u>yes</u> , please explain (without naming the person):
(b)	Did you or your family member or close friend report that crime to the police or other law enforcement agency?
	Yes No
(c)	Did law enforcement personnel respond to the report appropriately?
	Yes No
(d)	Were you, or was your family member or friend, called to testify?
	Yes No
(e)	Is there anything about this experience that would make it difficult for you to evaluate the evidence fairly and impartially in accordance with the Court's instructions?
	Yes No
	If <u>yes</u> , please explain:
44. (a)	Do you have any opinions or beliefs concerning law enforcement in general – including the Federal Bureau of Investigation, U.S. Immigration and Customs Enforcement (formerly the Immigration and Naturalization Service), the Department of Homeland Security, the New York City Police Department, and the Department of Justice – that would make it difficult for you to evaluate the evidence fairly and impartially in accordance with the Court's instructions?
	Yes No
	If <u>yes</u> , please explain:

(b)	Do you believe that any group does not receive fair treatment from police, prosecutors, or any other law enforcement agency?
	Yes No
	If <u>yes</u> , please explain:
( )	
(c)	Do you believe that any group receives preferential treatment from police, prosecutors, or any other law enforcement agency?
	Yes No
	If <u>yes</u> , please explain:
(d)	Can you put aside such opinions or beliefs as may have been described above, and evaluate this case based upon the evidence presented during the trial, in accordance with the Court's instructions?
	Yes No
	If <u>no</u> , please explain:
	you ever appeared or testified as a witness in any investigation or legal eding?
Yes_	No
If <u>yes</u>	, please explain what was the nature of the investigation or proceeding:

46. (a)	Are you or is anyone close to you, including family or friends, now under subpoena or about to be subpoenaed in any criminal case?				
	Yes No				
	If <u>yes</u> , please explain:				
(b)	Have you ever been questioned or subpoenaed in any matter by the New York City Police Department, any state or local law enforcement agency, the Department of Justice or any United States investigative agency such as the Federal Bureau of Investigation, the Drug Enforcement Administration, U.S. Immigration and Customs Enforcement (formerly the Immigration and Naturalization Service), the Department of Homeland Security, the Internal Revenue Service or the Bureau of Alcohol, Tobacco and Firearms?				
	Yes No				
(c)	If <u>yes</u> to 46(b), above, do you believe that you were fairly treated in connection with such matter?				
	Yes No				
	If <u>no</u> , please explain:				
(d)	Have you ever been involved, or do you expect to become involved, in any legal action or dispute with the United States or any agency, officer, or employee of the United States, including U.S. Immigration and Customs Enforcement (formerly the Immigration and Naturalization Service), the Internal Revenue Service, or with the City of New York or any agency, officer or employee of the City of New York, including the New York City Police Department, or have you had any financial interest in such a dispute?				
	Yes No				

		If <u>yes</u> , please explain:
	(e)	If you answered " <u>yes</u> " to 46(a), 46(b), or 46(d), above, or if you answered " <u>no</u> " to 46(c), above, is there anything about these facts that would make it difficult for you to sit as a fair and impartial juror in this case?
		Yes No
		If <u>yes</u> , please explain:
47.	(a)	Have you, or has a family member or close friend, ever been involved in or been the target of a criminal investigation?
		Yes (self) Yes (family/friend) No
		If <u>yes</u> , without mentioning names, please generally describe the circumstances surrounding the criminal investigation(s) and your relationship(s) to the person(s) involved:
	(b)	Have you, or has a family member or close friend, ever been charged with a crime?
		Yes (self) Yes (family/friend) No
		If <u>yes</u> , without mentioning names, please generally describe the circumstances surrounding the criminal investigation(s) and your relationship(s) to the person(s) involved:
	(c)	If you answered "yes" to (a) or (b) above, was the individual who was investigated or charged treated fairly by the criminal justice system?
		Yes No

Do you haprison?	ave, or have you ever had, a close friend or family men
	No
If <u>yes</u> , with	hout mentioning names, please explain:
Have you	ever visited or toured a prison or jail facility?
Yes	No
	No hout mentioning names, please explain:
If yes, with	hout mentioning names, please explain:  swered yes to (a), (b), (d) or (e) above, is there anything that would make it difficult for you to sit as a fair and in
If yes, with	hout mentioning names, please explain:  swered yes to (a), (b), (d) or (e) above, is there anythin that would make it difficult for you to sit as a fair and ir

48. (a)	Have you, or any close friend or relative, ever been treated for a substance abuse problem?
	Yes No
	If <u>yes</u> , please explain:
(b)	If you or a close friend or relative have been treated for substance abuse would it be difficult for you to sit as a fair and impartial juror in this case?
	Yes No
	If <u>yes</u> , please explain:
(c)	If you answered "yes" to the above, did you or your close friend have any contact with the criminal justice system as a result of that substance abuse problem?
	Yes No
	If <u>yes</u> , please explain:
(d)	If you answered "yes" to the above, is there anything about that contact with the criminal justice system that would make it difficult for you to sit as a fair and impartial juror in this case?
	Yes No
	If <u>yes</u> , please explain:

49.		udge presiding over this case is The Honorable Sandra L. Townes. Do you as any relative or friend know or have any connection with Judge Townes?	
	Yes _	No	
	If <u>yes</u> ,	please explain:	
50.	Easter Lorett	case is being prosecuted by the United States Attorney's Office for the rn District of New York. The United States Attorney for this District is a E. Lynch. Do you or does any relative or friend know or have any ction with Loretta E. Lynch or anyone associated with her office?	
	Yes_	No	
	If yes,	please explain:	
Do you or does any relative or close friend know or have any of with any of the following prosecutors and their assistants, or the or friends?			
		<ul> <li>(i) Assistant United States Attorney Nicole Argentieri</li> <li>(ii) Assistant United States Attorney Rachel Nash</li> <li>(iii) Assistant United States Attorney Allon Lifshitz</li> <li>(iv) Assistant United States Attorney Brian Morris</li> <li>(v) Paralegal Specialist Samantha Ward</li> </ul>	
		Yes No	
		If <u>yes</u> , please explain:	
	(b)	Have you seen, heard or read anything about any of these prosecutors and their assistant?	
		Yes No	

Do you or does any relative or close friend know or have any connection to any of the following law enforcement officers or their relatives friends?
(i) Vincent D'Agostino, Special Agent, FBI
<ul><li>(ii) Chance Adam, Special Agent, FBI</li><li>(iii) Violet Syku, Special Agent, FBI</li></ul>
(iv) Scott Curtis, Special Agent, FBI
(v) Chuck Bolling, Special Agent, FBI
Yes No
If <u>yes</u> , please explain:
Do you or does any relative or close friend know or have any connection to the defendants, or their relatives or friends?
to the defendants, or their relatives or friends?  (i) Francis Guerra, also known as "B.F."
to the defendants, or their relatives or friends?  (i) Francis Guerra, also known as "B.F."  (ii) Michael Persico
to the defendants, or their relatives or friends?  (i) Francis Guerra, also known as "B.F."  (ii) Michael Persico  (iii) Theodore Persico, Jr., also known as "Skinny" and "Teddy"
<ul><li>to the defendants, or their relatives or friends?</li><li>(i) Francis Guerra, also known as "B.F."</li><li>(ii) Michael Persico</li></ul>
to the defendants, or their relatives or friends?  (i) Francis Guerra, also known as "B.F."  (ii) Michael Persico  (iii) Theodore Persico, Jr., also known as "Skinny" and "Teddy"
to the defendants, or their relatives or friends?  (i) Francis Guerra, also known as "B.F."  (ii) Michael Persico  (iii) Theodore Persico, Jr., also known as "Skinny" and "Teddy"  Yes No
to the defendants, or their relatives or friends?  (i) Francis Guerra, also known as "B.F."  (ii) Michael Persico  (iii) Theodore Persico, Jr., also known as "Skinny" and "Teddy"  Yes No
to the defendants, or their relatives or friends?  (i) Francis Guerra, also known as "B.F."  (ii) Michael Persico  (iii) Theodore Persico, Jr., also known as "Skinny" and "Teddy"  Yes No
to the defendants, or their relatives or friends?  (i) Francis Guerra, also known as "B.F."  (ii) Michael Persico  (iii) Theodore Persico, Jr., also known as "Skinny" and "Teddy"  Yes No  If yes, please explain:

	(ii) Have you formed an opinion as to the defendants based on anything that you have seen, heard or read?
	Yes No
	If <u>yes</u> , what is that opinion?
53. (a)	Do you or does any relative or close friend know or have any connection with any of the following defense attorneys and their assistant or their relatives or friends?
	<ul> <li>(i) Sarita Kedia, Esq.</li> <li>(ii) Elizabeth Macedonio, Esq.</li> <li>(iii) Matthew Mari, Esq.</li> <li>(iv) Gerald McMahon Esq.</li> <li>(v) James C. Neville, Esq.</li> <li>(iv) Paul Schechtman, Esq.</li> </ul>
	Yes No  If <u>yes</u> , please explain:
(b)	Have you seen, heard or read anything about any of these defense attorneys?
	Yes No
	If <u>yes</u> , what have you seen, heard or read:
(c)	Is there anything in what you have seen, heard or read about the
(6)	prosecutors, law enforcement personnel, the defendants, or defense attorneys and their assistant, that would prevent you from rendering a fair and impartial verdict in this case?
	Yes No

	(d)	If <u>yes</u> , please explain:		
		Have you formed an opinion of this case based on anything that you have seen, heard or read?		
		Yes No		
		If <u>yes</u> , what is that opinion?		
54.	that v solely	ou have any bias, sympathy, or prejudice with reference to the defendants would make it difficult for you to render a fair and impartial judgment based on the evidence presented at trial?		
		No		
	If yes	, please explain:		
55.	(a)	Certain of the crimes alleged in the Indictment are alleged to have occurred in the vicinity of 110 <sup>th</sup> Street in Ozone Park, Queens, and Essex Street in Staten Island. Are you familiar with either of these areas?		
		Yes No		
		If <u>yes</u> , please explain how you are familiar with that area(s) (without providing a specific address or otherwise revealing your identity):		
	(b)	If you answered "yes" to question 55(a), above, is there anything about your familiarity with the area(s) that would make it difficult for you to render a fair and impartial judgment based solely on the evidence presented at trial?		
		Yes No		

		If <u>yes</u> , please explain:				
56.	-	ou believe there are such entities as organized crime families, La Cosa, the Mob, or the Mafia?				
	Yes _	No				
57.	(a)	List any books, magazines, movies, television programs or internet site that you have read, watched or visited about organized crime, the M the Mob, the Colombo Family or La Cosa Nostra.				
	(b)	Is there anything in what you have seen, heard or read about organized crime, the Mafia, the Mob, the Colombo Family or La Cosa Nostra that would make it difficult for you to render a fair and impartial verdict in this case?				
		Yes No				
	(c)	If <u>yes</u> , please explain.				
58.		ou, your relatives or close friends know anyone, or have you/they ever had et with anyone, reputed to have ties to organized crime?				
	Yes_	No				
	_	, please explain the nature of the relationship, without identifying the , reputed to have such ties.				

39.	murde	r, ext	ortion, loansharking and other crimes fairly and impartially and in with the instructions of the Court?
	Yes		No
	If no, p	please	explain:
60.	Have loansh	-	or anyone you know had experience borrowing money from a
	Yes		No
61.	Has an	iyone	you have known been murdered?
	Yes		_ No
	If <u>yes</u> :	(a)	What was that person's relationship to you?
		(b)	Were all persons responsible for the murder prosecuted?
		(c)	Do you believe the outcome was fair? If not, why not?
62.	govern	ment	e any bias, sympathy, or prejudice with reference to the United States that would make it difficult for you to render a fair and impartial sed solely on the evidence presented at trial?
	Yes		_ No
	If <u>yes</u> ,	please	e explain:
63.	(a)	•	ou have any religious, philosophical, moral or other belief that might e you unable to render a "guilty" verdict?
		Yes	No

		If <u>yes</u> , please explain:
	(b)	Do you have any religious, philosophical, moral or other belief that might make you unable to render a "not guilty" verdict?
		Yes No
		If <u>yes</u> , please explain:
64.	Is the	ere any reason that you might fail to fairly and impartially evaluate all the
	evide defen	nce in this case without fear or favor toward either the government or the dant?
	Yes _	No
	If yes	, please explain:
65.	Have crime	you or a family member or close friend ever been falsely accused of a ?
	Yes_	No
	If yes	, please explain the circumstances:
66.	have a	re any other matter that you should call to the court's attention that may any bearing on your qualifications as a juror or that may affect your ability der an impartial verdict based solely on the evidence and the court's ctions on the law?
	Yes_	No

	If <u>yes</u> , please describe:
67.	You may hear testimony from or about the people listed on Attachment A during the trial. Please turn to Attachment A at the end of this packet and circle the names of any person that you know or have any connection with.
68.	You may hear testimony about locations listed on Attachment B during the trial. Please turn to Attachment B at the end of this packet and circle the names of any locations that you know about, have any connection with, or have visited.
69.	Do you know of any reason why you could not fairly and impartially decide, in accordance with your oath and based solely on the evidence, whether the government has proven the defendant's guilt beyond a reasonable doubt?
	Yes No
	If <u>yes</u> , please explain:

# PART IV: LEGAL PRINCIPLES (Questions 70 through 82)

Part IV explains some of the fundamental legal principles on which the Court will give instructions during the trial. If you believe you cannot follow these principles, you are duty bound to let the Court know now.

70. (a)	Every defendant is presumed innocent and cannot be convicted unless the jury, unanimously and based solely on the evidence in the case, decides that his guilt has been proven beyond a reasonable doubt. The burden of proving guilt rests entirely with the government. It never shifts to the defendant at any time. The defendant has no burden of proof at all.
	Would you have any difficulty following these rules?
	Yes No
	If <u>yes</u> , please explain:
(b)	Will you accept and apply this rule of law?
	Yes No
(c)	Under the law, a defendant need not testify. If a defendant does not testify, the jury may not consider that fact in any way in reaching a decision as to whether a defendant is guilty or not guilty. Would you have any difficulty following this rule of law?
	Yes No
	If <u>yes</u> , please explain:
called charg the even more beyon	defendants are charged with illegal activity carried out as part of an enterprise of the Colombo crime family. Is there anything about the nature of these test that would interfere with your ability to decide this case based solely on vidence related to the specific charges alleged in the Indictment and nothing, meaning whether the government has proved the defendants to be guilty and a reasonable doubt?
Yes_	No

	If <u>yes</u> , please explain:
72.	An indictment itself is not evidence. It merely describes the charges made against the defendant. It is an accusation. It may not be considered by you as any evidence of the defendants' guilt. Are you able to follow this rule of law?  Yes No
	If <u>no</u> , please explain:
73.	The defendants are charged with a number of separate crimes. Under the law, you must consider each alleged crime separately. You must find the defendant not guilty of each of the alleged crimes you are considering, unless the evidence that has been presented in court proves him guilty of each alleged crime beyond a reasonable doubt.
	Would you have any difficulty following these rules?
	Yes No
	If <u>yes</u> , please explain:
74.	A defendant has no obligation to testify. Should a defendant decide to testify, that does not shift the burden of proof to the defendant or diminish the obligation of the government to prove the defendant's guilt beyond a reasonable doubt. The government always carries this burden of proof in a criminal trial. Will you have any difficulty following this rule of law?
	Yes No
	If <u>yes</u> , please explain:

75. Several witnesses in this case will be law enforcement officers.

	(a)	Do you hold any beliefs or opinions that would prevent you from evaluating the testimony of a law enforcement officer fairly and impartially?
		Yes No
		If <u>yes</u> , please explain:
	(b)	A law enforcement witness's testimony is not to be given any more or less credence than any other witness's testimony. Would you be able to follow the Court's instructions in this regard?
		Yes No
		If no, please explain:
76	photog	may hear that law enforcement officers secretly conducted visual, graphic and video surveillance during the investigation of this case. These gative techniques are lawful. Do you have any feelings about the use of visual surveillance that might affect your ability to consider such evidence
	Yes _	No
	If <u>yes</u> ,	please explain:
77	enforc about	of the evidence in this trial may come from searches performed by law ement officers. These searches were lawful. Do you have any feelings searches conducted by law enforcement officers that would make it difficult u to consider such evidence fairly?
	Yes _	No
	If <u>yes</u> ,	please explain:

78.	underc conver underc	hay hear evidence that a witness or witnesses in this case acted in an ever capacity at the direction of the FBI and secretly recorded sations with others. This is lawful. Do you have any feelings about ever investigations conducted by law enforcement officers that would t difficult for you to consider such evidence fairly?
	Yes	No
	If <u>yes</u> ,	please explain:
79.	includicooper guilty govern	government witnesses may testify that they participated in serious crimes, ing murder. These witnesses, who may be referred to during trial as rating witnesses, may have lengthy criminal histories, may have pleaded to crimes and may be testifying pursuant to agreements with the ament in hopes that their own sentences will be reduced. Use of these ses is lawful.
	(a)	Do you hold any beliefs or opinions that would affect your ability to evaluate testimony from such witnesses fairly and impartially?
		Yes No
		If <u>yes</u> , please explain:
	(b)	Would you be able and willing to fairly and impartially assess the testimony of such a witness, in accordance with the Court's instructions?
		Yes No
		If <u>no</u> , please explain:

	(c)	It is the law that the testimony of a single witness, even a cooperating witness, can be sufficient to convict a defendant of a charged crime, if the jury finds that the testimony of that witness establishes proof beyond a reasonable doubt.
		Do you have any opinion or belief about the law or cooperating witnesses that would prevent you from applying this rule of law?
		Yes No
		If <u>yes</u> , please explain:
80.	to de even	or the law, the facts are for the jury to determine and the law is for the Judge termine. You are required to accept the law as the Judge explains it to you if you do not like the law or disagree with it, and you must determine the according to those instructions.
	Wou	ld you have any difficulty following the Judge's instructions?
	Yes_	No
	If <u>yes</u>	s, please explain:
01	Linda	r the law the question of punishment if any should not enter your
81.		er the law, the question of punishment, if any, should not enter your erations on guilt or innocence. Would you have any difficulty following this
	Yes_	No
	If <u>yes</u>	s, please explain:

the deliberations	of the jurors as to	whether the guilt of	ejudice must not enter into the defendant has been ny difficulty following this
Yes	_ No		
If <u>yes</u> , please ex	plain:		

## PART VII: CONCLUSION (Questions 83 through 85)

Yes	No
If <u>yes</u> , p	lease explain:
have an ability t	any other matter that you should call to the Court's attention that may bearing on your qualifications as a juror or that may affect your or render an impartial verdict based solely on the evidence and the instructions on the law?
have an ability t	y bearing on your qualifications as a juror or that may affect your o render an impartial verdict based solely on the evidence and the
have an ability t Court's Yes	y bearing on your qualifications as a juror or that may affect you or render an impartial verdict based solely on the evidence and the instructions on the law?
have an ability t Court's Yes	y bearing on your qualifications as a juror or that may affect you or render an impartial verdict based solely on the evidence and the instructions on the law?  No

WHEN YOU HAVE COMPLETED THE QUESTIONNAIRE AND REVIEWED ATTACHMENTS A AND B, PLEASE TURN TO THE SECOND PAGE OF THIS QUESTIONNAIRE TO COMPLETE AND SIGN THE DECLARATION.

### <u>United States v. Francis Guerra, et al.</u> 10 Cr. 147 (SLT)

### **ATTACHMENT A:**

### Names of People Who Might Testify or Who May Be Discussed During Trial

## Please circle the name of any person listed below that you know or have any connection with.

Alan Quattracge

Alicia DiMichele

Alfred Polizzotto

Alphonse "Ally Boy" Persico

Ambrose Fabbro

Andrew Russo

Andre D'Apice

Angelo Barone

Angelo Spata

Anna Sottile

Anthony Calabrese

Anthony Ferrara

Anthony "TG" Graziano

Anthony Licatta

Anthony O'Donnell

Anthony "Chucky" Russo

Anthony Russo

Anthony Strapoli

Barbara Geller

Benjamin "the Claw" Castellazzo

Benny Geritano

Blaise Corozzo

Blaise Salvatore Mangiavallano

Bobby Tarantola

Calvin Hennigar

Carmine Baudanza

Carmine Imbreale

Carmine "Junior" Persico

Carmine Persico

Carmine Sessa

Catherine Casey

Chance Adam

Chris Barrett

Chris Favo

Craig Marino

Danny Bogan

Danny Cilenti

Danny Fama

Daniel Marino

Daniel Persico

David Gordon

Debra Specchio

Dennis Basile

Dennis DeLucia

Desiree Persico

Dino Basciano

Dino Calabro

Dino Saracino

Dominic Logozzo

Donald Kornek

Donna Tabasco

Edward Garofalo

Eric Curcio

Eugene Lombardo

Frank "BF" Guerra

Frank "Frankie Notch" Iannaci

Frank Leone, Sr.

Frank Leone, Jr.

Frank "Chestnut" Marasa

Frank Senatore

Frank Smith

Frank Sparaco

Gaetano Fatato

Gary Fama

George Fanelli

Giuliano LaRocca

Hank Diorsi

Hector "Junior" Pagan

Howard Leadbetter

James Bombino

James Killean

Jeffrey Tomlinson

Jeff Young

Jeremy Marcus

Jerry Gargano

Jerry Ricardelli

Jimmy Palermo

Joel "Joe Waverly" Cacace

John Baudanza

John DeGuilio

John DiLeo

John "Jackie" DeRoss

Johnny "Ace" Fiumara

John Gambino

John Matera

John Orena

John Paladino

John Pappa

John Pate

John Rosatti

John Riggi

John Sparacino

John Stallupi

Jonathan Arden, M.D.

Joseph Ambrosino

Joseph Cugno

Joseph Russo

Joseph "Junior Lollipops" Carna

Joseph "Joe Monte Jr." Monteleone, Jr.

Joseph "Joe Monte" Monteleone, Sr.

Joseph Miccio

Joseph "Joey Caves" Competiello

Joseph Campanella

Joseph Baudanza

Joseph Corozzo

Joseph Damiano

Joseph Iborti

Joseph Lalima

Joseph Scopo

Joseph Savarese

Kenneth Geller

Ken "Kenji" Gallo

Kevin Grenata

Larry Gallo

Larry Sessa

Lawrence Mazza

Lee Fama

Louis "Bobo" Malpeso

Louis Romeo

Lynn Smith

Manny Garofalo

Marcel Licaille

Maritza Medina

Maryann Walker

Matthew Tormey

Michael Devine

Still 125

Michael McQuoid

Michael Persico

Michael Sciaretta

Michael "Smiley" Sessa

Michael Angelo Souza

Michael Spataro

Michael "Hippy" Zanfardino

Nicholas Quarantello

Nunzio "Nicky" DeCarlo

Norman Menkin

Patricia Avena

Patrick Bombino

Paul Bevalacqua

Peter McKenna

Peter Tagliava

Phil Chiara

Phyllis Cirillo

Phil Schwab

Ralph DeLeo

Ralph Lombardo

Ralph Natale

Ray Andjich

Ray Buck

Reynold Maragni

Richard Fusco

Robert Freese

Robert Neuendorf

Robert Pate

Roger Califano

Ronald "Downtown Ronnie" Califano

Ronald "Messy Marvin" Moran

Rusty Colon, Jr.

Salvatore Miciotta

Salvatore Sparacino

Salvatore Vitale

Salvatore Zinna

Salvatore Fusco

Samuel "Sammy the Bull" Gravano

Scott Curtis

Sebastiano Saracino

Shelley Tepper

Steven Fiorica

Steven Marcus

Steven Testa

Theodore J. Otto, III

Theodore Persico, Sr.

Theodore Persico, Jr.

Thomas Petrizzo

Thomas Farese

Thomas Gioeli

Thomas McLaughlin

Tino Fiumara

Tori Persico

Vanessa Zuzzolo

Vic Orena

Vincent D'Agostino

Vincent "Scooby" Lafaro

Vincent Riggi

Violet Syku

Walter Sampieri

Walter Obando

William Chesney

William "Wild Bill" Cutolo, Sr.

### <u>United States v. Francis Guerra, et al.</u> 10 Cr. 147 (SLT)

#### **ATTACHMENT B:**

#### **Locations That May Be Discussed During Trial**

Please circle the name of any of the locations listed below that you know about, have any connection with, or have visited.

Romantique Limousine, Brooklyn, New York

Roma Furniture, Brooklyn, New York

Big R/DM Trucking, 422 Spencer Street, Staten Island, New York

All Around Trucking/CJP Development, 152 McClean Avenue, Staten Island, New York

**Hunts Point Market** 

Wanna Bagel

Perks Coffee

Bella Luna

Stellas

**Testa Corporation** 

Garden City Hotel

Mendecino Fashions

KBJS Investors, Jericho, Long Island

Ken Geller and Associates, Jericho Long Island

L&B Spumoni Gardens

Vicinity of 110<sup>th</sup> Street, Ozone Park, Queens

Vicinity of Essex Street, Staten Island, New York

L&B Spumoni Gardens, Brooklyn, New York

The Square Pizzeria, Staten Island, New York

Level One, Brooklyn, New York

Harold's Pharmacy, 2272 McDonald Avenue, Brooklyn, NY

Riteaid, 344 Avenue X, Brooklyn, NY

Riteaid, 9302 3rd Avenue, Brooklyn, NY

Westside Pharmacy, 210 Avenue U, Brooklyn, NY

Straight up Management

Saugerties, New York

57 Rapaleye St, Staten Island, New York

Elite Autobody

Pop's Candy Store